Bankruptcy Local Rule 3022.1

FINAL DECREE IN CHAPTER 11 REORGANIZATION CASE

- (a) The debtor, or a trustee in the event the trustee is distributing plan payments, shall provide certain statistical information to the clerk, including:
 - (1) Percent of dividend to be paid;
 - (2) Amounts paid or to be paid for:

Trustee compensation

Attorney for trustee

Attorney for debtor

Other professionals (e.g. accountant, bookkeeper, auctioneer, etc)

All expenses, including trustee's;

(3) Total amounts for claims allowed (listed separately):

Secured

Priority

Unsecured

Equity security holders.

- (b) A final decree closing the case after the estate is fully administered does not affect the right of the court to enforce or interpret its own orders.
- (c) The clerk may close an open chapter 11 case subsequent to entry of an order confirming a plan of reorganization upon provision of not less than thirty (30) days written notice to the debtor(s), to counsel for debtor(s), and to the U.S. Trustee.

RELATED AUTHORITY

11 U.S.C. § 350 Fed. R. Bankr. P. 3022

Advisory Committee Notes:

Entry of a final decree closing a chapter 11 case should not be delayed solely because the payments required by the plan have not been completed. <u>Fed. R. Bankr. P.</u> 3022.

Upon request, the clerk will furnish a chapter 11 form for the required closing statistical information. The form can be viewed at www.id.uscourts.gov.